FIFTH: That the aforesaid real estate of which the parties are seized and possessed is not susceptible to partition in time; neither can it be divided between the parties in title thereto without loss or injury.

SIXTH: That it would be to the interest and advantage of all the parties to have the said real estate sold and the proceeds thereof distributed to the party entitled thereto.

TO THE END, THEREFORE:

- 1. That the real estate of which your Complainant, Oneida B. Eyler and the Defendant, Charles F. Eyler, are seized and possessed be sold under a Decree of your Honorable Court, a Trustee or Trustees to be appointed thereunder, and the proceeds to be divided among the parties thereto.
- 2. That your Complainant may have such other and further relief as the nature of her case may require.

May it please your Honors to grant unto your Complainant the Writ of Subpoena directed to the said Charles F. Eyler, Adult, who resides at Rocky Ridge,
Frederick County, Maryland, comanding him to be and appear in this Court at
certain day to be named therein in answer the premises and abide by and perform
such Decree as may be past thereon.

And as in duty bound, etc.

Solicitor for Complainant

Ralph L. Gastley, Jr. 7 East Church Street

Frederick, Maryland

neida B. Eyler.
Oneida B. Eyler

STATE OF MARYLAND

COUNTY OF FREDERICK, TO-WIT:

I hereby certify that on this 17th day of here we, 1965, before me, the subscriber, a Notary Public of the State of Maryland, in and for the County of Frederick, personally appeared Oneida B. Eyler, and made oath in due form of law that the matters and things contained in the above and aforegoing Partition are true and correct to the best of her acknowledge, information and belief.

W. JERDME OFFUTT
ATTORNEY AT LAW
FREDERICK, MD.

my Hand and Notarial Seal.

Filed July 19, 1965 Evelop M. Kefaurer Docker

Notary Public Evelyn M. Kefauver Decker